Secretary

INTERGOVERNMENTAL MAINTENANCE AGREEMENT

BETWEEN

THE STATE OF ARIZONA

AND

THE CITY OF SHOW LOW

THIS AGREEMENT, entered into pursuant to Arizona Revised Statutes, Section 11-951 through 11-954, as amended, by and between the STATE OF ARIZONA, acting by and through the ARIZONA DEPARTMENT OF TRANSPORTATION, hereinafter called "STATE", and the CITY OF SHOW LOW, a municipal corporation hereinafter called "CITY".

WHEREAS, the STATE is empowered by Arizona Revised
Statutes Section 28-108 to enter into this Agreement and the
Director of the Arizona Department of Transportation has
delegated to the undersigned his authorization to execute
this Agreement on behalf of the STATE;

WHEREAS, the CITY is empowered by Arizona Revised Statutes Section 9-672, to enter into this Agreement, and acting by and through its duly elected governing body, has by that certain resolution attached hereto and incorporated herein as Exhibit "A" resolved to enter into this Agreement and has authorized the undersigned as its representative to execute the same on behalf of said CITY.

Attached to this Agreement and incorporated herein by reference as Exhibit "B" is a copy of the written determination of the appropriate attorney that the CITY is authorized under the law of this State to enter into this Agreement and that it is in proper form.

WHEREAS, it is to the mutual benefit of the STATE and the CITY to enter into an agreement covering the maintenance of these certain State Highways known as U. S. 60, S. R. 77 and S. R. 260 which are State Highways of the STATE OF ARIZONA and which traverse the said CITY OF SHOW LOW over those certain streets which form the necessary and convenient links for the connection of sections of the aforesaid State Highways and for carrying of such State Highways through said CITY, as more particularly set forth upon the map attached hereto and marked Exhibit "C", and by reference made a part hereof.

NOW, THEREFORE, in consideration of the mutual covenants hereinafter to be kept by all parties, it is mutually agreed as follows:

- 1. The CITY shall set aside sufficient funds to accomplish the maintenance responsibilities set forth in this agreement.
- 2. The STATE shall set aside sufficient funds to accomplish the maintenance and betterment responsibilities within the CITY as set forth by this agreement.

- Department of Transportation shall, except as otherwise expressly provided in this agreement, have jurisdiction and control over and be responsible for the maintenance and any needed betterments of the highways as delineated upon the map attached hereto and marked Exhibit "C", said jurisdiction, control and responsibility to include:
 - A. Betterment of reconstruction of roadway, curbs, sidewalks, medians and channelization.
 - B. Bridges and drainage.
 - C. Guardrails and fences.
 - D. Transportation permits, such as overweight, overwidth, and overheight as prescribed by law.
 - E. Routine maintenance of roadway and curbs.
 - F. Permits for highway right of way encroachments and use.
 - G. Removal of snow, sand, rock and other debris caused by slides or other causes.
 - H. Traffic control devices, including signs, striping and marking (except street name and parking).
- 4. That the CITY shall, except as otherwise expressly provided in this agreement have jurisdiction and control over routine maintenance of:

- A. Sidewalks
- B. Sprinkling
- C. Street lighting (other than safety lighting).
- D. Street name signs
- E. Routine sweeping and cleaning of roadway and curb.
- F. Parking signs. Approved crosswalks, parking lane striping and curb markings after initial installation.
- 5. That the CITY shall not allow snow, sand, rocks or other hazardous debris to be dozed or swept onto State Highways.
- 6. That the regulations as set forth on the

 "Authorized Position of Advertising Signs Along

 State Highway Right of Way" shall be adhered to
 as a minimum by the CITY. A copy of said

 regulations is attached hereto and marked Exhibit

 "D", and by reference made a part hereof.
- 7. That the CITY shall furnish adequate evidence of full liability and property damage insurance on all employees engaged in performing duties heretofore agreed to on the State Highway right of way. The CITY will maintain the insurance for the period of this agreement. A copy of the policy is attached hereto and marked Exhibit "E" and by reference made a part hereof.

- 8. That the CITY will provide traffic control in accordance with the Arizona Department of Transportation Traffic Control Manual for Highway Construction and Maintenance during all maintenance operations by the CITY on the State Highway right of way.
- 9. All work performed under the provisions of this agreement shall be performed in a manner satisfactory to the Department of Transportation.
- 10. It is understood that this Agreement will cancel and supersede any previous Agreements for street maintenance, and betterment on those State Highways which traverse within the boundaries of the CITY.
- 11. This Agreement shall be filed with the Secretary of State and shall become effective on the 1st day of January, 1979, but in no event prior to its being filed with the Secretary of State.
- 12. It is understood that this Agreement may be amended, or supplemented, by mutual consent of the parties hereto at any time with all other conditions set forth remaining in effect.
- 13. This Agreement shall remain in force and effect until midnight December 31, 1979, and shall there-

after be automatically renewed for successive periods of one (1) year, unless either party shall give notice in writing to the other not less than one (1) month nor more than three (3) months prior to the initial expiration date, or of any renewal date hereof, cancelling said Agreement. In event of such notification and upon expiration of the term during which notice is given, this Agreement shall thereupon become of no further force and effect.

- 14. It is understood that upon the termination of this Agreement for any cause whatsoever, all properties which are the subject matter of this Agreement are declared to be property of the Arizona Department of Transportation.
- 15. Any disposal of properties subject to this Agreement shall be in a manner as otherwise prescribed by law concerning the disposal of public property.
- 16. All parties are hereby put on notice that this Agreement is subject to cancellation by the Governor pursuant to Arizona Revised Statutes Section 38-511.

IN WITNESS WHEREOF, the parties have executed this Agreement the day and year first written above.

STATE OF ARIZONA ARIZONA DEPARTMENT OF TRANSPORTATION

CITY OF SHOW LOW

ATTEST:

By:_

TITLE:

MAYOR

Clerk or Manager

PREAUDITED IN ACCORDANCE
WITH A.D.O.T. PROCEDURES

JUN 2 7 1979

BY: EXTERNAL AUDIT SECTION

OFFICE OF THE



Attorney General

1801 WEST JEFFERSON STREET FOURTH FLOOR PHOENIX. ARIZONA 85007

INTERGOVERNMENTAL AGREEMENT

DETERMINATION

A. G. Contract No. 79-432 which is an agreement between public agencies has been reviewed pursuant to A.R.S. § 11-952, as amended, by the undersigned Assistant Attorney General who has determined that it is in proper form and is within the powers and authority granted to the State or its agencies under the laws of the State of Arizona.

No opinion is expressed as to the authority of the remaining parties, other than the State or its agencies, to enter into said agreement.

DATED this 20th day of June _____, 1979.

ROBERT K. CORBIN Attorney General

ALBERT MORGAN

Assistant Attorney General

RESOLUTION

W. A. ORDWAY, DIRECTOR

Arizona Department of Transportation

RESOLUTION OF THE MAYOR AND COMMON COUNCIL OF THE CITY OF , ARIZONA, TO ENTER INTO INTERGOVERNMENTAL SHOW LOW MAINTENANCE AGREEMENT WITH THE STATE OF ARIZONA AND AUTHORIZING THE MAYOR TO EXECUTE SAID AGREEMENT;

WHEREAS, the Mayor and Common Council of the CITYof find that the within Resolution is in the SHOW LOW interests of the CITY OF SHOW LOW;

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and Common CITY OF SHOW LOW, that the CITY enter into Council of the a Intergovernmental Maintenance Agreement with the State of Arizona acting by and through the Arizona Department of Transportation to be effective on the 1st day of January, 1979, but in no event prior to being filed with the Secretary of State;

BE IT FURTHER RESOLVED that the Mayor of the CITY of is authorized to execute said agreement on SHOW LOW behalf of the CITY.

PASSED AND ADOPTED by the Mayor and Common Council of this Date: March the CITY OF SHOW LOW

EXHIBIT "A"

ATTEST:

Clerk/Manager

APPROVED AS TO FORM:

DATE:

TO:

SHOW LOW CITY COUNCIL

FROM:

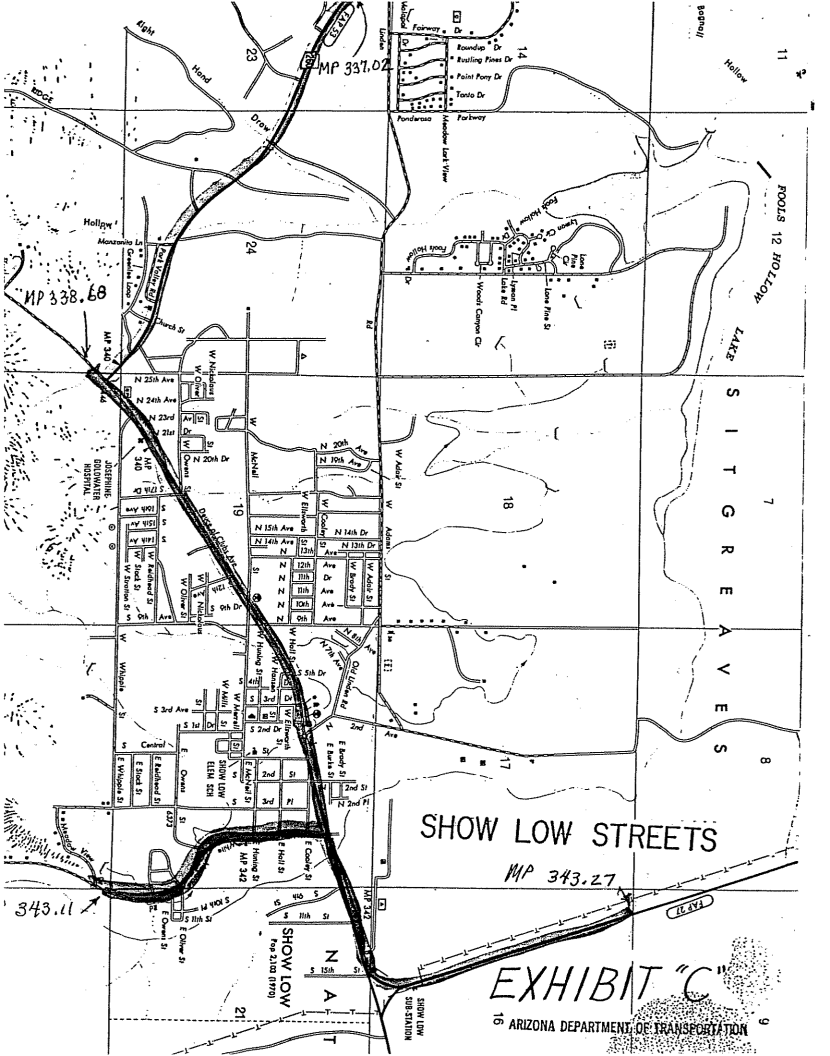
TOWN/CITY ATTORNEY

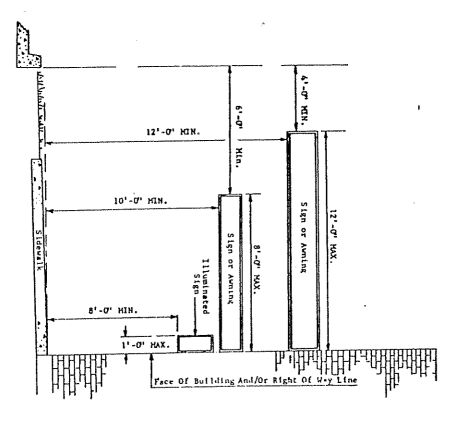
RE:

INTERGOVERNMENTAL MAINTENANCE AGREEMENT BETWEEN THE STATE OF ARIZONA AND THE

CITY OF SHOW LOW

I have determined that the above agreement is in proper form and that the CITY is authorized under the laws of the State of Arizona to enter into it.





GENERAL NOTES

- A permit is required for all encroaching overhanging signs and sonings. These signs and sonings are permitted in curbed urban sections for on premise advertising.
- No advertising signs are allowed on any Interstate or Rural highway rights of way. Signs on Frontage Roads within Highway R/W in urban areas are permitted by this standard.
 Signs with words "Stop", "Slowdown", etc. or aigns similar in shape or color to official
- signs similar in anape or color to others traffic signs are not permitted.

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- Lengths of signs and awnings may vary as shown except where City or County ordinances provide smaller maximums.
- Illuminated signs attached to a building facing the R/M are permitted as shown.
- An outdoor advertising permit is required for off premise signs.
- Ground supported or portable signs shall not be placed within any right of way areas.

DEPARTMENT OF TRANSPORTATION

HIGHWAYS DIVISION

STANDARD PLANS

DETAIL REGULATIONS

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PERMIT MEEDED

Exhibit "D"

SELTAB STOPS AT ARROWS

Cantileate of Insurance

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NAME AND ADDRESS OF AGENCY							
Olliver/Pilcher of Show Low			COMPANIES AFFORDING COVERAGES				
P.O. Box 677 Show Low, Arizona 85901			COMPANY A The Western Casualty and Surety Co.				
		COMPANY D					
NAME AND ADDRESS OF INSURED			COMPANY C				
City of Show Low P.O. Box 468		COMPANY D					
Show Low, Arizona 85901			COMPANY E				
This is to	o certify that policies of in	surance listed below have been is:	sued to the insured na				
COMPANY LETTER	TYPE OF INSURANCE	POLICY NUMBER	POLICY EXPIRATION DATE	Limits of Liabil	EACH OCCURRENCE	AGGREGATE	
Α.	GENERAL LIABILITY COMPREHENSIVE FORM	СМ 92 21 63	8-15-79	BODILY INJURY	\$ 300	\$ 300	
	PREMISES—OPERATIONS EXPLOSION AND COLLAPSE HAZARD UNDERGROUND HAZARD			PROPERTY DAMAGE	⁵ 300	\$ 300	
Α.	PRODUCTS/COMPLETED OPERATIONS HAZARD CONTRACTUAL INSURANCE BROAD FORM PROPERTY DAMAGE			BODILY INJURY AND PROPERTY DAMAGE COMBINED	\$	\$	
Α.	INDEPENDENT CONTRACTORS PERSONAL INJURY			PERSONAL INJURY \$		\$	
	AUTOMOBILE LIABILITY			BODILY INJURY (EACH PERSON)	3		
	COMPREHENSIVE FORM			BODILY INJURY (EACH ACCIDENT)	\$		
	U OWNED HIRED			PROPERTY DAMAGE	\$		
	П нои-омиер			BODILY INJURY AND PROPERTY DAMAGE COMBINED	Ş		
Α.	EXCESS LIABILITY UMBRELLA FORM OTHER THAN UMBRELLA FORM	UML 3 20 87	81579	BODILY INJURY AND PROPERTY DAMAGE COMBINED	s 1,000	\$ 1,000	
	WORKERS' COMPENSATION			STATUTORY			
	and EMPLOYERS' LIABILITY				\$	(EXCHACCIDENT)	
	OTHER						
DESCRIPTIO	N OF OPERATIONS/LOCATIONS/VEH.	icles					
Can	pany will ende	the above described policies be eavor to mail <u>10</u> days writter ce shall impose no obligation or lia	n notice to the below	named certificate he	of, the issuin older, but fai	g com- ilure to	
	NAME AND ADDRESS OF C	ERTIFICATE HOLDER:	DATE ISSUE!	n- Anril	2, 1979		
Arizona Department of Transportation							
			1	AUTHORIZED RI	EPRESENTATIVE		
ACORD 25	(Ed. 11.77)			Exhib:	T "E	21)	